## REMARKS

The last Office Action has been carefully considered.

It is noted that that claims 1-14 are considered by the Examiner as allowable over the art.

At the same time the Examiner objected to the drawings and rejected the claims under 35 U.S.C. 112.

In connection with the Examiner's objection to the drawings, applicants submitted a copy of the drawings with the proposed labels as required. It is believed that the objections to the drawings should therefore be considered as no longer tenable and should be withdrawn.

The Examiner's suggestions with respect to the claims has been acknowledged. The claims have been amended in compliance with the Examiner's requirements. It is therefore believed that the Examiner's rejection of the claims under 35 U.S.C. 112 should also be considered as no longer tenable and should be withdrawn.

A new Abstract of the Disclosure has been submitted as well.

Finally, the specification has been amended to bring it in compliance with the requirements of the U.S. Patent Practice by providing corresponding headings and moving references to the claims, etc.

It is believed that the present application should be considered as being in allowable condition and its allowance is most respectfully requested.

Reconsideration and allowance of the present application is most respectfully requested.

Should the Examiner require or consider it advisable that the specification, claims and/or drawings be further amended or corrected in formal respects in order to place this case in condition for final allowance, then it is respectfully requested that such amendments or corrections be carried out by Examiner's Amendment, and the case be passed to issue. Alternatively, should the Examiner feel that a personal discussion might be helpful in advancing this case to allowance; he is invited to telephone the undersigned (at 631-549-4700).

Respectfully submitted,

/ Michael J. Striker /

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